

EXHIBIT 3

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

SECURITIES INVESTOR PROTECTION
CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT
SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789-BRL

SIPA Liquidation

AFFIDAVIT OF PUBLICATION

I, JOHN FRANKS, being duly sworn, depose and say that:

1. I am a Director at the Dallas, Texas office of AlixPartners, LLP ("AlixPartners").

AlixPartners is employed by the Trustee (as defined) as claims agent, in part.

2. I have personal knowledge of the matters herein.

3. On December 15, 2008, the United States District Court for the Southern District of New York entered an order appointing Irving H. Picard, Esq. ("the Trustee") as trustee for the liquidation of Bernard L. Madoff Investment Securities LLC, the debtor herein ("the Debtor"), under the Securities Investor Protection Act of 1970, 15 U.S.C. § 78aaa *et seq.*, as amended ("SIPA").

4. On December 23, 2008, an order ("the Order") was entered in this proceeding authorizing and directing the Trustee to cause notice of the commencement of this liquidation proceeding (the "Notice") to be published one time in the following newspapers on or before January 9, 2009: *The New York Times*, all editions; *The Wall Street Journal*, all editions; *The Financial*


Times, all editions; *USA Today*, all editions; *Jerusalem Post*, all editions; and *Ye 'diot Achronot*, all editions (the "Newspapers").

5. The Notice was entitled "Notice To Customers And Creditors Of Bernard L. Madoff Investment Securities LLC And To All Other Parties In Interest." A copy of the Notice is attached hereto as Exhibit A.

6. The Notice was published in each of the Newspapers on January 2, 2009. A copy of the Verification of Publication for each newspaper and the Notice as it appeared in each newspaper is attached hereto as Exhibits B through H.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Dallas, Texas this 2nd day of February, 2009.



John Franks
Director
AlixPartners LLP

Subscribed and sworn to before me
this 2nd day of February, 2009.


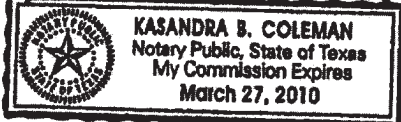

Notary Public *March 27, 2010*


EXHIBIT A

The Notice

**UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

SECURITIES INVESTOR PROTECTION
CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT
SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

**NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF
INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST**

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa *et seq.* ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving

H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. **Customer claims will be deemed filed only when received by the Trustee.**

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. **Broker-dealer claims will be deemed to be filed only when received by the Trustee.** Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. **All such claims will be deemed filed only when received by the Trustee.**

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78eee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's

website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the
Business of Bernard L. Madoff Investment
Securities LLC

EXHIBIT B

Jerusalem Post and Ye'diot Achronot

UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION
CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT
SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

AFFIDAVIT OF PUBLICATION


I, Adam B. Levin, being duly sworn, hereby certify that (a) I am Senior Account Executive at Miller Advertising Agency, Inc., an advertising agency, and (b) that the advertisement of which the annexed is a copy was published in the following publications:

Jerusalem Post Daily (Israel) Edition in the issue dated 1/2/09

Jerusalem Post International Edition in the issue dated 1/2/09

Yedioth Ahronoth Daily (Israel) Edition in the issue dated 1/2/09

Yedioth Ahronoth International Edition in the issue dated 1/2/09

x 
(Signature)

Senior Acct. Exec.
(Title)

Sworn to before me this: 12th day of January, 2009

Lori Hummel
Notary Public



מכר נכסיו
נר פלייסינגס
החלטות הילדים, הסוכנים והאם
נים המצב, על פי הדרכת הילדים,
היה יחיד, שמתחילים בניהול
שליו החלטה בה אחד מה בניהול
אנכ, גם יחד התאחדות אבי לזון,
מיטלים, בעמדה נוספת עשה קציע
כיתסר לאיתו שכח.
אני מנסה את יחילי מלל שכנעל
הרדשי וסוקה שישיג את המטרה
יחודר בשלם, יחילי מערף לפניס



צילום: ראובן שוורץ

בצירי רותם, קאמ וזאבי לזון במנהיגל מלייסינגס, משמאל קציע וחברים

אילן טורס

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כל התקנים הפליליים

עבירות תנועה

כל סוגי התביעות האזרחיות

תביעות שוכר / משכיר

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יורם נחמובסקי, עו"ד

עסקים ומקומות בינלאומיים,
הם החתומות המיוחדות שלנו
טל. 212-964-5056
פקס. 212-267-1199

(ראח מודענו כלום)

מוצרי חשמל
של המאה ה-21

קונסט
KUNST

לכדידים נוספים
דאח מודעה ב-1 ימים, עמוד 4

קונקורס אינטרנשיונל טראוול בע"מ

15 West 34th, St., Floor 5, NY, NY 10001

Tel: 212-689-2323

E-mail: Concourse.travel@gmail.com



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Corporate Accounts Welcome

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Advanced Purchase Prices

ניסיון למשרד ולכל רחבי העולם

חבילות נופש:

שיט, קלאב-מד, פלורידה, הוואי,

הקריבים ועוד...

צוות יחיד ומיוחד

דובר עברית ואנגלית

CIT Concourse International Travel, Inc.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,
v.
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT
SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

להחזיר את הארץ לערבים ואת
העיר לטוב של התלמידים - זה
המובן שבוכל את שמואל לרנר,
שנרד לחיזוק נוסף, שהקב"ה עם
אנשי חזקת נוספים והבן משה
הקלם תלמידים. מהקשר ששמו
מבארת השוואה.

כ־4,000 המלצות כבר הגיעו לתחרות "המורה של המדינה"

[illegible]

מאח
יום ה' 21
המדינה
של התורה
המדינה
הייתה כל
בזה הענין
יום מעט
עד היום וזו
המצלחה
לשרים לחל
סידה ושכל
כה למש
לים ממליץ



שופטת קבעה כי משרד הרתות יפצה שלושה בתי כנסת רפורמים על

[illegible]

הדרכון אבד לכו שלמו 1,000 שקל



יָקָר יוֹדֵנוּ, וְעוֹר בְּמַשְׁדָּד הַזֵּמִינִים נְצִילוֹס אֲרֻבִּינִן: בִּנְיָ

בלד ונקיים. והוא לא תחיד להסדר הפנים
 סת על מי שאיננו יודע. אין זו הפע
 שסבור הפנים עושה שימוש בסכנה
 בעבור שידועה כדי להעניש, אך שידוע
 מוסר לפעולות וזאת.

מאת נורית פלטר,
כתבת ידיעות אחרונות

מאחזקת ודרכן חזרה בבקשה לדון ששנצ
ועד אחר עולה 1,000 שקלים - שר איביתק
חזר. שרית המעט יעלה לכב 100 שקלים.
הגל מאחזקת ובעצלת תגות וסיוול של משי
ידד הענים היסוקות את מרכיב היסוקות העני
דבר בבניין מנהל האוכלוסין.
כפי שכתב פרסם בדידת אחרונת, שר
המעט והאוצר תחליט לייקר שורה של יסוקות
הענים במסדר הענים, העם כאלה שניתן עד
הענים הענים.

בעקבות היקוד פתח אתמול האגודה לזכירה
האגודה לזכירה והיום חזרה לזכירה
זכירה לזכירה על זכירה והאגודה לזכירה
הזכירה והזכירה לזכירה.

בפניה מצוין ערך עודד מלך כי משורר המנוח
אנו רשאי להחיל קצת באמצעות אגרות בעבוד
שירותים הנב כן לפעם בזכות היסוד לחפש התנועה
ולציגה מן הארץ, עד לביטול התקופה חובע ערך מלך
לחירות לשקרי משרד המנוח התרמז בעניינה האמורה.
ע"ז מלך "שפירה" על דרכים ראי המלחית השונה
באחד ערך משורר המנוח אנו רשאי להחיל באמצעות
שירותים הנב כן לפעם בזכות היסוד לחפש התנועה
ולציגה מן הארץ, עד לביטול התקופה חובע ערך מלך
לחירות לשקרי משרד המנוח התרמז בעניינה האמורה.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK	
SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant, v. BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.	Adversary Proceeding No. 03-01789-BRL

**NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT
SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST**

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MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 30, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

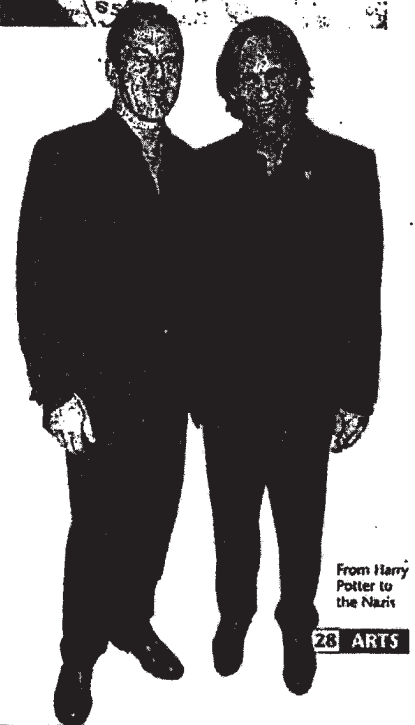
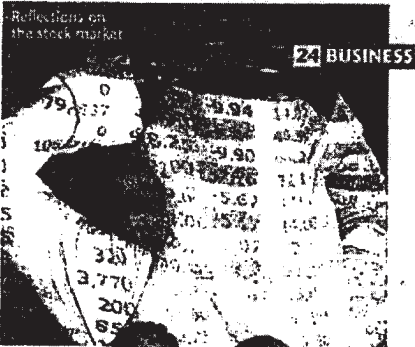
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NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC



**UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

**SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,**

**BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.**

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

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FOREIGN JOURNALISTS reporting from Sderot have been influenced by first-hand experience of life under rocket fire. Meanwhile IDF spokesman Avi Benayahu (inset) says new media is the future for communicating Israel's message. (Aid Sderot/AP)

Brig.-Gen. Avi Benayahu, IDF's spokesman, is seen in the inset.

Brig.-Gen. Avi Benayahu, IDF's spokesman, is seen in the inset.

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Meanwhile, the IDF has been in regular contact with over 50 major American blogs covering the fighting.

Within Israel, a new video-on-demand channel will launch over the weekend on the HOT cable network carrying nothing but IDF footage from the fighting. Even Israel's major cellular companies, Pelephone, Cellcom and Orange, will begin offering the army footage over 3G cell phones in the coming days.

"The new media lets you present your content at all times on all existing platforms, so it's there when the consumer wants to see it," explains Lt.-Col. Dvora Shavit, commander of the Filming Unit in the IDF Spokesman's Unit. Shavit is the coordinator for the dissemination of

the 23 videos and 48 still photos the IDF has released to the world so far.

"The army is creating, interesting, thinking ahead. We have photographers embedded in all the units preparing to enter Gaza, and we already have incredible footage that we are planning to release (if) we go in," he says.

"Explaining your actions is a kind of ammunition in this sort of war," says Benayahu, and Israel has entered the new media arena in true military style, with broad coordination across government agencies.

To that end, one of Shavit's most crucial missions is to disseminate the material within the Israeli government itself, to the Foreign Ministry in Jerusalem and military attaches and ambassadors around the world.

The coordination and dissemination of information to journalists and — through the internet — the wider world, has replaced the traditional wartime press conference held regularly by the IDF Spokesman's Unit during the 2006 Second Lebanon War.

Instead, IDF spokespeople are in direct real-time communication with journalists and offer quiet background briefings to Israeli officials, media and foreign reporters. "An army has to fight, not to spend its time in front of television cameras," insists Benayahu.

insufficient" by the Tel Aviv-based Foreign Press Association, which had petitioned the court on the matter.

The move was the latest in an ongoing legal battle between the government and the group representing foreign journalists in Israel, following a two-month-old ban on foreign correspondents entering Gaza.

Israel originally imposed the blanket ban following an upsurge in Palestinian rocket attacks, but the issue took on added urgency in the wake of this week's massive assault against Hamas targets in the Strip.

"We have respectfully asked that the court allow more than the eight people that the state agreed to," said Glenys Sugarman, executive secretary of the FPA.

She said that 12 was the "absolute minimum" number that would meet the needs of the motley of journalists — including television, radio, print and photographers — eager to gain entry to the coastal strip, and that cutting the number down by one-third was "highly problematic."

"We don't think that the number that the state came back with has any logic," she said.

out of the Hamas-ruled territory, giving them an "exclusive monopoly" on Gaza news. "Sometimes this is all right, but other times it is not," he said.

The court is now expected to rule on the exact number.

In the past, Israel has voiced its displeasure with the international media's coverage of events in Gaza, arguing that such coverage inflated Palestinian suffering while not always making clear that Israeli military actions were in response to Palestinian attacks.

The head of the Government Press Office said Wednesday that he actually preferred Palestinian stringers and reporters covering the news from Gaza instead of foreign journalists, since international journalists were routinely used and exploited by the Islamic regime.

"Based on our experience from the war in Lebanon and the way the foreign press has conducted itself in Gaza, we know that Hamas is in complete control of the news, and that reports from Gaza are carried out under duress," GPO director Danny Seaman said.

"Foreign media in Gaza will become fig leaves for the news, and will give credibility to the reporting," he said.

groups give gov't top grades handling of Gaza operation

Media outreach that needed previous Israel of the past decade, happening in Gaza, continued, has been more transparent than the in Lebanon, where it has been deliberately kept in the shadows of the number of its had been killed. same time, she said in initial reporting

provided a good amount of context and background about the current fighting — for example, that Israel had been facing years of rocket attacks before taking this action — that information was harder to find as the media rushed to keep up with the unfolding events.

Though Mizrahi has succeeded in holding recent

events with Israeli officials in which hundreds of journalists have participated, she also expressed frustration that the larger context for Israel's actions was often being lost with the day-by-day coverage.

"The unfortunate thing is that people in the news business tend to cover only what's new today," she said.

THE JERUSALEM POST NATIONAL ELECTIONS 2009

English Language Forums

will be inviting our readers to meet and hear representatives of all the major parties at a series of meetings.

on your calendars. Further details to come.

May 13 8 pm	HAIFA	Menachem Hall (adjacent to Rambam Synagogue), 39 Rehov Hacholim, New Shtetl (co-sponsored by EMUNA)
May 18 8 pm	NETANYA	AACI Hall, 28 Shmuel Hamitziv (co-sponsored by AACI)
May 25 8 pm	RA'ANANA	to be announced
May 31 8 pm	JERUSALEM	The Jerusalem Great Synagogue, 56 Rehov King George (co-sponsored by AACI and The Jerusalem Great Synagogue)
June 1 8 pm	TEL AVIV	Ben Daniel, 62 Rehov Uziel Dan (co-sponsored by AACI)

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,
v.
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.

Adversary Proceeding
No. 08-01789-BRL

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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT C

USA Today (National Edition)



7950 Jones Branch Drive • McLean, Virginia 22108
(703) 854-3400



VERIFICATION OF PUBLICATION

COMMONWEALTH OF VIRGINIA
COUNTY OF FAIRFAX

Being duly sworn, Antoinette Chase says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: January 2nd 2009 on the following legal advertisement-
SECURITIES INVESTOR PROTECTION CORPORATION v. BERNARD L. MADOFF INVESTMENT... published in the national edition of USA Today.

Principal Clerk of USA TODAY
January 5th 2009

This 5 day of January month
2009 year.

Notary Public

Marcus Dane Edmonds
Notary Public ID 7165468
Commonwealth of Virginia
My commission expires
09/30/2012

d Sarah Palin missed becoming the first female president and a year when it came to mount the corporate side over the odds progress of women.

It's not just that the number of male CEOs is barely inching up, men now receive about six in college degrees, yet near the three remains slow progress the number of female directors, officers, highest paid — and when in the pipeline, according research by Catalyst, Corporate Library and others.

USA TODAY has tracked the performance of female CEOs in the Fortune 500 for years. A annual examination began in 93, when female CEOs so outnumbered men, and again in 04, that it looked like there might be something to the glass ceiling was so difficult to crack as the women who made it to the top were more talented than male counterparts.

Then came 2005, the ouster of ty Florida at Hewlett-Packard, decline in the number of sales CEOs from nine to seven, a 12 percentage-point stock market under-performance among the women who remained. In 2006 and 2007, performance of men and women almost identical.

The year 2008 knew no gender its devastation. The S&P 500 38.5%, its worst year since 17. But the S&P 500 performed 4 percentage points better than the average large company by a female CEO, down 7%. The best-performing of firms led by women was R. Foods, down 18% under its CEO, down 18% since 2008, but lost just 4% since meeting Lynn Elenbans to 2 on Aug. 8 (the S&P 500 fell 1% that same period).

The year was bad enough to iterate career performance. Of the 12 companies have lost money for any shareholder who invested on the day women got the job. The only options: Susan Ivey at tobacco company Reynolds American (the two most-touted women), Andrea Jung at Avon and Mulcahy at Xerox. Avon is 65% during Jung's nine years, Xerox is up 1% during Mulcahy's 6 1/2 years. Reynolds is up 1% since Ivey began in 2004.

It was tough for all

2008:

Sunoco stock declined widely throughout, although the decline largely stopped under Mulcahy, 52, who replaced the retiring John Driscoll. In an e-USA TODAY, Elenbans acknowledged the decline and said 14 of the remaining companies have been hurt by lower margins and the market has yet to recognize that the company's coke production and logistics business "differentiate us from our nine peers."

Kraft Foods beat the S&P by 21 percentage points. Rofly 55, appeared last month the USA TODAY CEO Forum, she said that corporate diversity in all areas continues to Rosenfeld has been CEO of it since 2006, but did not become a Fortune 500 CEO until the company was spun off from Altria March 2007. Company stock is up 15% since.

PepsiCo's stock was down 1% and is down 18% since Indra Nooyi, 53, took over in October 06. Nooyi ranks No. 3 on magazine's list of the 100 most powerful women and is the highest-ranked CEO, ahead of CEOs such as Sen. Hillary Clinton, Queen Elizabeth and ex-Spokane Nancy Pelosi.

Discount apparel retailer TJX (Max, Marshall's, A.J. Wright) lost 28% under Carol Meyrowitz, 54, and fell 30% since she took over in January 2007.

Avon Products under Jung was down 38% after rising in 2007. In December, Jung named by Chief Executive magazine as one of the Top 100 creators over the last 10 years.

Agricultural giant Archer



At PepsiCo: Indra Nooyi ranks No. 3 on Forbes magazine's list of the 100 most powerful women and is the highest-ranked CEO, ahead of non-CEOs such as Sen. Hillary Rodham Clinton and Queen Elizabeth.



At DuPont: Ellen Kullman became CEO on Thursday.



At Kraft: Irene Rosenfeld has been CEO of Kraft since 2006.



At Avon: Jung is up 65% during CEO Andrea Jung's nine years.

ing risk, collaboration and ambiguity, will outperform a competitor that relies on the leadership of a single sex. It happens that companies are dominated by men, but they probably would not perform better if dominated by women. Women aren't better, Rosenfeld says, but they bring to the table something that men don't have.

Women are paid worse at the top. A 2008 survey of CEO pay at 3,242 North American companies by the Corporate Library found that female CEOs earned more in base pay, but when cash bonuses, perks and stock compensation were included, women made a median \$1.7 million, or 85% of what male CEOs made.

This year is not starting out much better. The January Harvard Business Review includes a 360-degree feedback study by Herminia Ibarra and Orlia Obo-daru. It finds that female leaders are seen by all around them to be strong in such traits as tenacity and emotional intelligence, but trail men in one important aspect: Their superiors, peers and subordinates say that women leaders lack vision.

Contributing: Matt Krantz

become women.

► University of New Mexico professors Michelle Artzou, Robert Del Campo and Harry Van Buren studied 455 golf courses in 50 states and found that in communities where women's tee boxes were closest to the greens, the earnings gap in certain jobs was wider than where golf courses did not so understate their abilities. Paraphrasing women is a cultural thing that carries over to the workplace, the study suggested, and it also limited the ability of women to network because they were less likely to ride in golf carts with men when tee boxes were farther apart.

► A University of Michigan study by finance professor Sreedhar Bharath, M.P. Narayanan and H. Nejat Seyhan found that female executives who made legal insider trades from 1975 to 2005 earned less on those trades than male executives. The authors said male executives might be better connected.

How stocks have performed

The stock market suffered its worst year since 1937, and female CEOs did not escape the devastation.

CEO	Company	Fortune 500 rank	Change in 2008	Change in 2007
Angela Kelly	Genzyme	33	-61.2%	-48.3%
Patricia Woertz	Archer Daniels Midland	52	-37.5%	-29.2%
Lynn Elenbans	Sunoco	56	-40.0%	-4.2%
Indra Nooyi	PepsiCo	59	-27.4%	-16.1%
Kraft Foods	Kraft Foods	63	-17.7%	-15.2%
Irene Rosenfeld	Kraft	132	-28.4%	-30.3%
Carol Meyrowitz	Blue Bird	142	-58.5%	-63.1%
Mary Sammons	Keweenaw	144	-50.8%	0.9%
Anna Mulcahy	Sara Lee	203	-39.0%	-40.3%
Brenda Barnes	Avon Products	263	-37.7%	65.4%
Andrea Jung	Reynolds American	290	-38.8%	20.8%
Susan Ivey	Western Union	473	-40.9%	-17.4%
Christina Gold	Sunoco		-30.3%	

S&P 500 index: -38.5% in 2008, -14.6% in 2007. Source: USA TODAY research.

Daniels Midland also barely outperformed the S&P 500, with a 38% decline, after being the performance champion in 2007 among women, with a 45% gain. ADM stock is down 28% since Patricia Woertz, 55, took over in May 2006. She was recruited from the oil industry to lend expertise to ADM's ethanol and biotech expansion.

► Reynolds American lost 39% for the year, but gained 21% since Ivey, 49, took over as the first woman to lead a U.S. tobacco company.

► Sara Lee lost 39% under Brenda Barnes, 53, and is down 48% since she took over in October 2005.

► Western Union lost 41% under Christina Gold, 61, who worked 25 years with Avon Products. Stock is off 17% since Gold became CEO in September 2006.

► Xerox lost 51% for the year, but is up 1% for the time that Mulcahy, 56, has been in charge.

► Health insurance giant WellPoint fell 61% under Angela Kelly, who at 46 is the youngest among the women. WellPoint ranks No. 33 on the Fortune 500, which makes Kelly CEO of the largest woman-led company since Florida was in charge of No. 11 Hewlett-Packard in 2005. WellPoint stock is down 49% since Kelly took over in June 2007.

► Blue Bird stock under Mary Sammons, 62, crumbled 58% to 31 cents per share. Sammons was hired as chief operating officer in 1999 to help clean up an accounting scandal. Today, the company carries a debt load of \$6 billion after its 2007 acquisition of Brooks & Leckard. The stock was up 61% in 2006 and 147% in 2007, yet is down 93% since Sammons became CEO in June 2003.

The Fortune 500 lost two female CEOs in 2008 including its

best long-term performer, Meg Whitman, who resigned at eBay. She had been CEO since 1998, but eBay was not large enough to be on the Fortune 500 until 2005. Paula Reynolds engineered the timely sale of Saffero to Liberty Mutual Group for \$6.2 billion, 51% more than the closing share price before the deal was announced. Reynolds has since joined American International Group as vice chairman in the aftermath of a government bailout aimed at keeping the giant insurer solvent.

Measuring women's impact

There are so few female CEOs of major corporations that it renders the sample size of USA TODAY's annual examination little more than a curiosity. With the Jan. 1 addition of Kullman at DuPont, 2.6% of the Fortune 500 companies have female CEOs. However, women are doing better at the largest mega-companies. With Kullman, 52, now on board, 7.4% of the largest 81 corporations with annual revenue of \$31 billion and more have a woman at the helm.

As recently as 1996 there was only one female CEO of a Fortune 500 company, co-CEO Marlon Sandler of Golden West Financial, acquired by Wachovia in 2006.

If women are better than men at, say, thinking of long-term sustainability, it won't become apparent until they reach "critical mass," says Beth Brooke, global vice chairman of Ernst & Young, who is on the Forbes list of the 100 most powerful women.

She says that without greater numbers, the women remain outliers and are fighting strong headwinds. Investors, for example, will be impatient with a woman who happens to think

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NOTICES

LEGAL NOTICES

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Dated: January 2, 2009
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EXHIBIT D

USA Today (International Edition)



7950 Jones Branch Drive • McLean, Virginia 22108
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COMMONWEALTH OF VIRGINIA
COUNTY OF FAIRFAX

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Principal Clerk of USA TODAY
January 7th 2009

This 7th day of January month
2009 year.

Notary Public

Marcus Dane Edmonds
Notary Public ID 7165468
Commonwealth of Virginia
My commission expires
09/30/2012

Bernard L. Madoff Investment Securities LLC

EXHIBIT E

The New York Times (International Herald Tribune)

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PUBLISHED BY THE NEW YORK TIMES

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DECLARATION OF PUBLICATION

NOTICE: AlixPartners

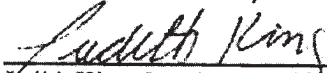
The undersigned says:

I am over the age of 18 years and a citizen of the United States.
I am not a party to and have no interest in this matter. I am a principal
of the International Herald Tribune, a newspaper published in Paris,
France and circulated in major cities in Europe, North Africa, the Middle
East, Far East and the Americas. The notice, a true copy of which is attached,
was published on the following date(s):

January 2, 2009

I declare under penalty that the forgoing is true and correct.

Executed in New York, N.Y. on January 5, 2009



Judith King, Legal Notice Manager

Sworn before me on this 5th day of January 2009 in the state of New York.


Notary Public

Gail Arena
Notary Public, State of NY
No. 01AR4769887
Qualified in Nassau County
Commission Expires May 31, 2010

THE WORLD'S DAILY NEWSPAPER

reached No. 4 with just over 6 million sales, and AC/DC's "Black Album" an exclusive deal with No. 5 with 1.9 million. act sells its music through iTunes, the dominant online DC has said that selling indi- cals breaks up the continuity sum. But à la carte downloads r less lucrative than full CDs.

Despite the growth of online music sales, CDs remain by far the most popular format, although that hold is slipping: 361 million CDs were sold in 2008, down almost 20 percent from the previous year. About 84 percent of all album purchases were CDs, down from 90 percent in 2007.

CDs no longer drive somebody into a store on Tuesday," Greenfield said, referring to the day new CDs usually go on sale. "So the big risk for 2009 is that you will see even more rapid contraction of floor space, as CDs really go out of sight, out of mind for the consumer."

The counterfeiting has caused some friction between U.S. and Chinese officials, but China insists that it has made significant progress in its fight against intellectual property violations. Now, the successful prosecution of one of the biggest software counterfeiting rings is seen by the government as a major breakthrough.

Shenzhen officials declined to comment Wednesday on the court verdict. Still, while the FBI and Chinese officials said hundreds of millions of dollars' worth of material had been seized in international raids, the Shenzhen court found Wednesday that the suspects on trial there had sold less than \$200,000 worth of counterfeit products overseas.

It is unclear whether others pocketed much greater sums or whether many more ring leaders are still at large. Those convicted had access to one of the biggest Chinese disk manufacturing companies — in Shenzhen — through the use of phony licenses, court papers said.

The counterfeit Microsoft software was produced using manufacturing equipment that costs millions of dollars, investigators said, and appeared in English, German, Italian, Korean, Spanish and other languages. The Chinese government found warehouses filled with molding machines, gliding machines, sealing machines and air compressors.

Music died for owners of Zune

no way the device handles a "Apparently the Zune had cting 2008 to have 365 days,

for the glitch? Patience. The aid the internal clocks on the as expected to reset them- am on the East Coast of the utes on Thursday. Microsoft no owners to drain the batter- turn the players back on time. Those who had been provide the soundtrack to s Eve parties were out of luck. "Zune owners, like Geoffroy 53-year-old entrepreneur in t, were frustrated by the t, "accusable." House said. "It's that Microsoft wouldn't

have been aware of something like this. They're fortunate the problem will resolve itself. They dodged a very large truck here."

Microsoft has had trouble getting traction for the Zune against the iPod, from Apple, which dominates the portable player market. It says North American sales of all Zune devices topped three million units in November, but it would not say how many were 30-gigabyte models.

The end-of-year timing led some Zune owners to call the problem "Z2K9." To some it offered a quick reminder of how full daily life is of highly complex systems that sometimes behave in unpredictable ways.

"Sure, a Zune breaks and no one cares. No one is really affected," said

Peter Neumann, a security expert and principal scientist at SRI International, a nonprofit research institute in Menlo Park, California. "But if this were to happen on a much larger scale, in a life-critical situation like with a defense system or even a shuttle system, it would be a serious problem."

Another big Microsoft venture into hardware, the Xbox 360 video gaming console, has had its own share of breakdowns, the result of a manufacturing flaw. The company has offered to fix faulty machines free of charge, and it set aside a reported \$1.1 billion for the repairs.

Zune fans are hoping that the player will not be quite as troublesome.

Microsoft plans to release an update for the player's internal software.

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countries'd be losers

nage policy mistakes, the return will not rival the resion, when U.S. gross product dropped by 27 id the unemployment rate percent. Even the worst do not expect a GDP double-digit percentage t there is a chance of a sort precision — which could multi-decade declines in living in rich countries.

between developing and world living standards is GDP per person in the des is 4.6 times as high as the

ization — in trade, nations and knowledge — is t the difference. Both poor are gotten richer, though the gor richer faster.

old change. The growth of tight start to come at the f the rich.

z that income gap of 4.6 e in the next 15 years while s GDP keeps growing at the t did between 1960 and 6 percent. If that happens, 6 percent GDP will

ically be 27 percent lower in 2007 — the same fall as in depression, just spread out more years.

untries can actually get te average Argentine was 9 orer in 1945 than in 1929. It e doses of wasteful nomic policy to get that t the current rich-country f huge government deficits

steepest rates are not growth- ver the long term, reversed quickly, this mix ad to larger governments, ne budget deficits and —

debits cannot be paid off — y dangerous inflation. olicies could make a bad

orse. In the United States wealthy countries, the result downward-sloping saw-

stern of output, in which ury is fouler than the t downturn.

nds, the poor are closely tied t, so China and its peers are rou the troubles in their big

rkets. That could change, poorer countries learn to rely v-value exports. Instead, they e a self-sustaining upward

seful investments, improved ity and rising incomes. Such a g would be highly advisable if

ries turned to the economic t of self-harming behavior.

Even if the rich get one-third poorer, they will be much richer than their ancestors were in 1929, before the Great Depression started. But the psychological effect of losing income for so many years could be just as great. Talk about depressing.

— Martin Hutchinson

Credit Suisse drops problem

Credit Suisse has found a new home for its perennial problem child. The Swiss bank is offloading the bulk of its non-Swiss fund management business — which guards about \$58 billion in assets — to Aberdeen Asset Management of Britain, in an all-stock deal. The timing of the agreement, announced just before the end of the year, is neat.

But otherwise the deal is messy. The Swiss bank clearly wanted a fix for this drag on performance.

Asset management has been a headache for Credit Suisse, with high costs, poor investment performance and management walkouts. So it makes sense to carve it out and sell to a dedicated asset manager with more time to devote to fixing it.

But Credit Suisse's short patience is writ large in the terms of the deal.

Aberdeen is snapping up the fund-management business for just 0.6 percent of the value of its total assets — a shade more than it paid for Deutsche Bank's asset management business in 2005. If Aberdeen can apply a 30 percent margin on the \$171 million in revenues it hopes to get this year, it would make an after-tax profit of about \$41 million — a generous return on its investment of 11 percent.

Moreover, Credit Suisse has not achieved a clean break. It has swapped the business for as much as \$363 million worth of shares in Aberdeen. That is small enough not to have much strategic value, and big enough to be inconvenient. The Swiss bank has to retain its shares for at least a year, but after that it is not clear it has an exit plan. An outright sale for cash would have been preferable.

Aberdeen goes an insurance policy, too. The price goes down if revenues fall over the next six months. If revenue halves, it can walk away. That extraordinary concession is a pretty clear indication of how much Credit Suisse wanted a deal — even one as imperfect as this.

— John Foley

breakingviews.com

For more independent commentary and analysis, visit www.breakingviews.com.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78ccc(b) (5). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spislogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT F

The New York Times

CERTIFICATION OF PUBLICATION

JAN 02 2009 20

Arthur W. Weller, in my capacity as a Principal Clerk of the Publisher of The New York Times a daily newspaper of general circulation printed and published in the City, County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of The New York Times on the following date or dates, to wit on

JAN 02 2009

Approved:

THIS CERTIFICATION
NOT VALID
WITHOUT MYT MARKED SEAL

UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK
In re: SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,
v.
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.
Adversary Proceeding
No. 03-01783-BRL
Case No. 03-10001
Filed 03/10/03
Page 1 of 1

NOTICE TO CUSTOMERS AND CREDITORS OF HERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

[illegible]

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their claims are identified. The Debtor's name and address will appear on the Debtor's books and records. Customers who do not receive such forms without seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broken-order claims will be deemed to be filed only if written by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DIRECTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain 228 and 229 proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 13, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on **February 20, 2009, at 10:00 a.m.**, at the **Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004**, at which time and place customer and creditor meetings will be held. Customers and creditors of the Debtor, and all parties in interest, are hereby notified that they are required to attend the meeting. Customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before the meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

[illegible]

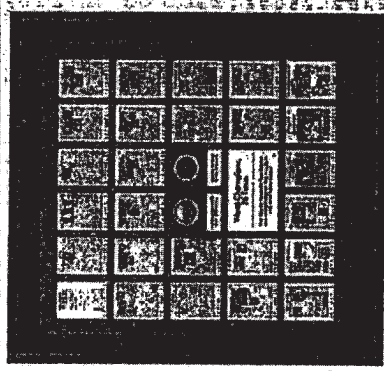
NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.com, the proceedings Liquidators and on the Trustee's website, www.madofftrust.com. From time to time, the Trustee may also post notices on the Trustee's website. The Trustee understands that the SIPC's website may be found at www.sipc.com and that the Trustee's website may be found at www.madofftrust.com.

Dated: January 2, 2009
New York, New York

C	Capital	_____	K	Capital	_____
D	Debt	_____	L	Debt	_____
E	Equity	_____	M	Equity	_____
F	Fixed	_____	N	Fixed	_____
G	General	_____	P	General	_____
H	Health	_____	R	Health	_____
I	Insurance	_____	S	Insurance	_____
J	Investment	_____	T	Investment	_____
K	Knowledge	_____	V	Knowledge	_____
L	Liability	_____	W	Liability	_____
M	Management	_____	X	Management	_____
N	Net	_____	Y	Net	_____
O	Other	_____	Z	Other	_____

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GMAC is seeking to restructure
the debt-laden huyons of the
last two years.
These companies had the bad
luck to add sizable amounts of
debt at the peak of the cycle,
and are now in a position that
competitive offers of common stock
search in October 2008.

LyondellBasell's \$615 million of
8.375 percent notes due in 2015
were less quoted at 7 cents on the
dollar, according to TRACE, the
bond-price system of the Financial
Industry Regulatory Authority.
The \$325 million of 8.8 percent
notes due in 2015 were priced at
25 cents on the dollar, TRACE data
showed.

The chemicals maker hired
Kevin McBride of the turnaround
specialists AIA Partners to over-
see restructuring, according
to the Securities and Exchange
Commission filing. McBride
said Mr. McBride's appointment
is not effective unless the compe-
ny files for bankruptcy.

The company said its Lyondell
Chemicals Company unit asked a
finance affiliate of the Access
Group, Mr. Blavarnik's private
equity firm, to extend a credit as
part of a March loan agreement,
but was denied. Lyondell said it
disagreed with the basis for the
denial.

LyondellBasell is in "selective
default" after postponing \$240
million of interest payments and
facing a "material breach" of a
quality position" with \$50 million
of debt, Standard & Poor's an-
alysts, led by Tobias Mock in
Frankfurt, wrote in a report this
week. The company said it is "not
currently in default, according to
its agreements with its lenders."

The company was formed in
the 2007 acquisition of the Lyon-
del Chemical Company by Ba-
seil, a takeover that created one
of the world's biggest plastics
makers just as the auto industry
was beginning its longest sales
decline in 17 years.

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to subscribers in New York City.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,
v.
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the
United States District Court for the Southern District of New York, entered an Order granting the application
of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating
that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the
protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA").
Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor,
and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish
to avail themselves of the protection afforded to them under SIPA are required to file their claims with the
Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months
after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six
month period may result in less protection for the customer. Such claims should be filed with the Trustee at
Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center,
2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when
received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their same and
addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven
(7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.
Claims by broker-dealers for the completion of open contractual commitments must be filed with the
Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will
be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the
Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown
above within six (6) months after the date of this Notice. All such claims will be deemed filed only when
received by the Trustee.

No claim of any kind will be allowed unless received by the Trustee within six (6) months after the
date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and
proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of
the United States District Court for the Southern District of New York entered on December 15, 2008 by the
Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on
February 20, 2009, at 10:00 a.m., at the Auditorium at the United States District Court, Southern District
of New York, One Bowling Green, New York, New York 10004, at which time and place customers and
creditors may attend, examine the Debtor, and transact such other business as may properly come before said
meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE
NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United
States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004,
has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States
Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee,
and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not
disinterested as provided in SIPA § 78aaa(6). Objections, if any, must be filed not less than five (5) days
prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45
Rockefeller Plaza, New York, New York 10111, and Douglas E. Speitfogel, Esq., to be received no fewer
than five (5) days before the hearing.

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Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the
future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or
the Trustee's website.

Dated: January 2, 2009
Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT G

The Wall Street Journal

E-WALL STREET JOURNAL. FRIDAY - SUNDAY, JANUARY 2 - 4, 2009 15

THE MART

PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,
v.
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

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Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

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No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

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HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT H

The Financial Times

AFFIDAVITS

IN THE MATTER ALIX PARTNERS
OF:


STATE OF NEW YORK: |

ss: |

COUNTY OF NEW YORK: |

I, Tim Hart, being duly sworn, hereby certify that (a) I am the Vice President - Financial Advertising of FT Publications, Inc., Publisher of the FINANCIAL TIMES, a daily newspaper general circulation in the City and County of New York, and (b) that the Notice of which the annexed is a copy was published in the WORLDWIDE EDITIONS OF THE FINANCIAL TIMES on the

2nd day of January 2009



VICE-PRESIDENT OF ADVERTISING -FINANCIAL ADVERTISING:

SWORN TO BEFORE ME THIS:

Hope Kaye

NOTARY PUBLIC

HOPE KAYE
Notary Public, State of New York
No. 31544197
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PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,
Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,
Defendant.

Adversary Proceeding
No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa *et seq.* ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

THE MART

PUBLIC NOTICES

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Plaintiff-Applicant,
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Dated: January 2, 2009
New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

Pakistan officials hailed the latest steps as helping to avoid conflict.

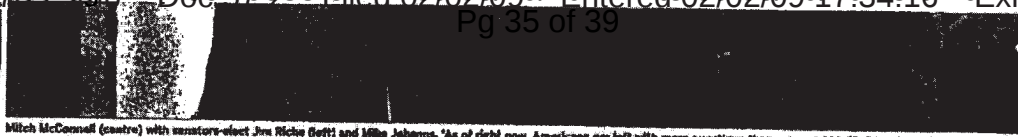
But India kept up its pressure on Pakistan to crack down on militants, saying "longer" progress had yet to be achieved. Pranab Mukherjee, India's foreign minister, said the US had shared evidence with Pakistan about the Mumbai attacks and insisted again that Islamabad hand over suspects for trial.

Five members of the US FBI on Wednesday visited a remote village in central Pakistan reported to be the home of Al Qaeda, the lone gunman captured during the Mumbai attacks.

Reporting this week, said Abrar Shah, a leading member of Lashkar-e-Taiba detained by Pakistan, had confessed that the group planned the attacks in Mumbai.

Pakistani legal experts, however, warned that such a confession had questionable value when police in Pakistan often used torture. Tahir Niaz, a respected lawyer, said "Even an elephant will confess to being a deer if told to do so during a police interrogation."

Separately, at least three blasts rocked Guwahati, capital of India's north-eastern Assam state, last night with police saying at least five people were killed and 24 wounded.



Mitch McConnell (center) with senators-elect Sen. Rick Warren and Mike Johanns. "As of right now, Americans are left with more questions than answers," Mr. McConnell said.

Republicans threaten to delay stimulus

News analysis

The party has made it clear there will be no rubber stamp for Obama's legislation, writes Andrew Ward

Members of Congress are poised to resume negotiations over Barack Obama's proposed fiscal stimulus today, amid Republican warnings against hasty legislation laden with wasteful spending.

The president-elect wants Congress to have a bill ready to sign soon after he takes office on January 20, but Republicans are threatening to delay the process.

Mr. Obama's advisers have proposed a \$787-billion (\$400-billion-\$387-billion)

\$200-billion stimulus to shore up the economy, with the price likely to rise above \$400 billion after additions from congressional Democrats.

But Republican leaders this week made clear there would be no rubber stamp approval, warning that the bill faced "tough scrutiny and oversight."

"Taxpayers are in no mood to have a single dollar wasted," said Mitch McConnell, Republican leader in the Senate.

The Obama administration will need support from some Republicans to pass the bill because the Democrats fall narrowly short of a filibuster-proof Senate majority in November's election.

Many Republicans on Capitol Hill have cautiously accepted the need for stimulus measures to avoid a deeper economic crisis, creating the potential for bipartisan agreement. But Mr.

McConnell said his party would not act as a watchdog against excess, raising the prospect of conflict over the scale and contents of the package.

The Kentucky senator urged hearings on the stimulus and at least a week to review the legislation before a vote, casting doubt on the fast-track approval mooted by Democratic leaders.

"As of right now, Americans are left with more questions than answers about this unprecedented government spending," he said. "I believe the taxpayers deserve to know a lot more about where it will be spent before we consider passing it."

Mr. McConnell said Republicans would push for "the right mix of tax relief and other measures," signaling his hope to place greater emphasis on tax cuts rather than spending.

In addition to tax cuts for the middle class, Mr. Obama's plan would also include aid to cash-strapped state governments and massive investment in infrastructure, school construction, energy efficiency, broadband access and healthcare technology.

Republicans face a dilemma over how aggressively to challenge the proposals, given the risk of being blamed for stifling economic recovery. But this week's strongly worded statements by Mr. McConnell and others suggest that the party is bristling for a fight.

Taxpayers are in no mood to have a single dollar wasted

Mitch McConnell

Senate minority leader

"We should have a simple test: Will the yet-unwritten, reportedly trillion-dollar spending bill really create jobs and grow the economy—or will it simply create more government spending, more bureaucrats and deeper deficits?" said Mr. McConnell.

As Senate minority leader, Mr. McConnell will become the most powerful Republican in Washington after President George W. Bush leaves office, at a time when the party is struggling to agree a new direction.

Many Republicans are eager to reassert the party's fiscal conservative principles, which were tarnished by the Bush administration's heavy deficit spending even before recent bail-outs for the financial and car sectors.

As state and local governments line up for a slice of the stimulus, Republicans have asked on questionable funding requests to high-

light the risk of waste and fraud. Among them: \$40 million for a polar bear exhibit in Rhode Island, a \$1.5m water park ride in Miami, and \$1m for snowmaking at a ski resort in Minnesota.

Mr. Obama has warned against special interest spending, insisting the stimulus must remain focused on projects that create the most jobs. He has already started reaching across the aisle with phone calls to moderate Republican senators such as Olympia Snowe of Maine. She subsequently praised the president-elect for his "collaborative" approach.

The next few weeks will provide the first big test of Mr. Obama's election pledge to break the partisan gridlock in Washington—and of Mr. McConnell's ability to impose discipline on the Republican caucus.

www.ft.com/obama

Revolution party not over

before 3,000 people led by President Raúl Castro in eastern Santiago de Cuba, where the revolution began.

A phone survey found people across the island managed to obtain the pork, rice, beans and yuca for the traditional family dinner on New Year's eve, in spite of recent hurricanes that seriously damaged agriculture. Havana's streets were all but deserted for the 21 gun salute to the new year from the old Spanish far overlooking the city.

People said there was plenty of talk at the dinner table about the future. The Castro era is coming to an end, a new administration is taking over in Washington and President Raúl Castro

said a few days ago that "structural and conceptual changes" were on the agenda of a Communist Party Congress due in late 2008. When Fidel Castro took Santiago 50 years ago he followed up his speech by lead-

Raúl Castro said 'structural and conceptual changes' were on Communist agenda

ing a ragtag caravan of guerrillas on a week-long journey across the island. He made a spectacular entry into Havana on January 1, where

he spoke at a military ceremony now turned into a carnival of schools called "Liberty City".

The government said exemplary citizens would copy the caravan's route beginning on Friday and end at Liberty City on Thursday.

Foreign leaders, noticeably absent from yesterday's event—such as allies Hugo Chávez of Venezuela and Bolivia's Evo Morales—may well attend the final act, a local Communist party official said.

Those who hope to see Fidel Castro, at one more time speculated that he might appear. The former president has not been seen in public since intestinal surgery in July 2006.

ponent of S African regime

ment, which ultimately became the Progressive Federal party, in 1958. She was the sole representative for the PFP between 1961 and 1974, as well as for many years the only woman in the legislature, becoming known as a skillful parliamentarian.

Year after year she delivered domes of parliamentary speeches on a wide range of issues, and cleverly used parliamentary questions, bringing to light information that would otherwise have remained hidden.

She took a special interest in prison conditions, being

dubbed "Our Lady of the Prisons" by Bryan Brynhaugh, the Afrikaans poet, apartheid opponent and political prisoner, and was one of the very few people permitted to visit former president Nelson Mandela during his imprisonment on Robben Island.

In his autobiography, Mr. Mandela writes: "It was an old and wonderful sight to see this courageous woman peering into our cells and strutting around our courtyard." After the end of apartheid (and Mr. Suman's own retirement from parliament in 1989) her relationship

with Mr. Mandela—who is one year her junior—was warm.

But her dealings with Mr. Mandela's African National Congress were not always cordial. During the apartheid years, Mr. Suman had opposed the ANC's use of violence and the call for international sanctions against South Africa.

When Thabo Mbeki took over the presidency from Mr. Mandela in 1998, he found her a staunch critic of his bizarre policy on HIV and AIDS and so-called "quiet diplomacy" towards President Robert Mugabe in Zimbabwe.

Mr. Suman was also forthright in pointing out the right in pointing out the shortcomings of the black empowerment policies championed by Mr. Mbeki, arguing that these had simply benefited a handful of politically connected individuals and that more needed to be done to develop the skills of the majority black population.

But it will be for her brave opposition to apartheid that she is remembered. She was awarded more than 20 honorary doctorates from international institutions, received the United Nations award of the International League for Human Rights, was made Dame of the British Empire, and was twice nominated for the Nobel Peace prize.



Suman holds hands with Mandela in 1990

Richard Lapper

Legal Notices

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

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Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding
No. 08-01789-BRL

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Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.

Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

David J. Sheehan (DS 4818)
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*Attorneys for Irving H. Picard, Esq.,
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Plaintiff-Appellant,

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BERNARD L. MADOFF INVESTMENT
SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789 (BRL)

SIPA Liquidation

CERTIFICATE OF SERVICE

I hereby certify that on February 2, 2009, I caused true copies of the Affidavit of Publication to be served upon counsel for those parties who receive electronic service through ECF and by email and/or overnight mail to those parties as set forth on the attached Schedule A.

Dated: February 2, 2009

Respectfully submitted,

/s/ David J. Sheehan

David J. Sheehan (DS 4818)
Douglas E. Spelfogel (DS 7097)
Richard J. Bernard (RB 6371)
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*Attorneys for Irving H. Picard, Esq.,
Trustee for the SIPA Liquidation of
Bernard L. Madoff Investment Securities LLC*

Schedule A

Via Overnight Mail:

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New York, NY 10022

Internal Revenue Service
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New York, NY 10008
Attn: Bankruptcy Department

Craig Kugel
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321 Broadway – 2nd Floor
New York, NY 10007

Via U.S. First Class Mail

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